UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

Scheduled Time: 9:15 Reset Time: : Starting Time: 9:25 Ending Time: 9:35

MINUTES OF PROCEEDINGS

HONORABLE JUAN M. PEREZ-GIMENEZ

COURTROOM DEPUTY: Brenda GONZALEZ DATE: October 6, 2005

COURT REPORTER: Joyce DEL VALLE CR. NO: 97-020-03 (PG)

COURT INTERPRETER: Annie FLORES PO: Luz E. APONTE

UNITED STATES OF AMERICA <u>Attorneys</u>: AUSA Jenifer Hernandez

VS.

RAMON SANCHEZ-ROSADO Francisco M. Dolz-Sanchez, Esq.

The defendant is present in court. He is X under custody released.

CASE CALLED FOR FINAL REVOCATION HEARING of supervised release. After having heard both parties, the Court finds that the releasee violated the conditions of the imposed supervised release term by engaging in new criminal activities and by failing to notify the probation officer of his arrest within seventy-two hours as required. The Court is aware that the Chapter Seven (7) Policy Statements of the Sentencing Guidelines regarding revocation of supervised release are advisory. However, should have been applied in this case, the guideline imprisonment range would have been 3 to 9 months based on a Grade C violation and a Criminal History Category of I. Based on the seriousness of the offender's non-compliance with his supervised release conditions, the Court finds that a term of imprisonment above the advisory policy statements is warranted as authorized by the Title 18 U.S. Code, Section 3583(e)(3). Therefore, the supervised release term imposed on May 14, 1998, is hereby **revoked**.

Page 2

IT IS THE JUDGMENT OF THE COURT as to violation(s) in Standard Conditions:
"Basic" Standard Condition not commit another federal, state or local crime, and Standard
Conditions #9 and #11.
Imprisonment for a total term of <u>3 years to be served consecutively to the sentence</u>
imposed in Criminal Case No. 05-033 before Chief Judge Jose A. Fuste.
Supervised release for a total term of <u>N/A</u> years
Fine: None Special Monetary Assessment: None Restitution: None
All terms and conditions are specified in the judgment form.
The defendant is advised of his/her right to appeal, etc.
Any remaining counts as to this defendant are ordered dismissed.
Voluntary surrender is requested. It is granted denied
X Defendant is remanded to the custody of the U.S. Marshal.
Recommendations:
s/ Brenda Gonzalez
Brenda GONZALEZ
Courtroom Deputy Clerk